I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail, in an envelope addressed to: MS Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the date shown below.

Signature:

Docket No.: BVTP-P01-011 (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Gonnelli et al.

Application No.: 10/006526

Filed: November 30, 2001

For: FLUID DELIVERY AND MEASUREMENT

SYSTEMS AND METHODS

Confirmation No.: 1363

Art Unit: 3763

Examiner: Manuel A. Mendez

RESPONSE TO RESTRICTION REQUIREMENT

MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

TECHNOLOGY CENTER P3700

In response to the restriction requirement set forth in the Office Action mailed February 26, 2004 (Paper No. /Mail Date 7), Applicant hereby responds for the purpose of election only, we elect with traverse, in part, claims Group I, Claims 1-15, drawn to a device with a microprobe being configured to move substantially freely in three mutually perpendicular directions, classified in class 604 for continued examination, with traverse. Applicant notes that the restriction action asserts that the application presents multiple distinct inventions and has separate status in the art as shown by their different classifications. Yet, the Restriction shows only one classification (Class 604) and no differences in subclasses are alleged.

This restriction should be withdrawn or reissued. Applicant respectfully requests that the examiner examine all claims in this case.

The time period for response has been extended to May 26, 2004, by the accompanying petition for a two-month extension of time. The undersigned hereby authorizes any additional fees which may be due in connection with the present paper to be charged to Deposit Account 18-1945.